EXHIBIT 95

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

STATES OF NEW YORK,
MASSACHUSETTS,
WASHINGTON, COLORADO,
CONNECTICUT, DELAWARE,
DISTRICT OF COLUMBIA,
HAWAII, ILLINOIS, IOWA, NEW
MEXICO, NORTH CAROLINA,
OREGON, PENNSYLVANIA,
RHODE ISLAND, VERMONT, and
VIRGINIA,

Plaintiffs,

v.

DONALD TRUMP, in his official capacity as President of the United States; U.S. DEPARTMENT OF HOMELAND SECURITY; ELAINE C. DUKE, in her official capacity; U.S. CITIZENSHIP AND IMMIGRATION SERVICES; U.S. IMMIGRATION AND CUSTOMS ENFORCEMENT; and the UNITED STATES OF AMERICA,

Defendants.

CIVIL ACTION NO. 1:17-cv-05228 (NGG) (JO)

I, Aldo Alan Solano Mendez, declare:

- 1. I have personal knowledge of the matter stated herein.
- 2. I work as a community organizer for the Oregon Latino Health Coalition where I was able to be part of the team that advocated for SB 558, Cover All Kids. My current employment is dependent on my status as a Deferred Action for Childhood Arrivals (DACA) recipient.
- Previously, I worked as a Field Organizer for Accion Politica PCUNista and as a Program Coordinator for the Capaces Leadership Institute, contributing to the transformation of a more equitable and inclusive Oregon.
 - 4. I pay income taxes in Oregon from my employment. I am 24 years old.
- 5. My family and I moved to Woodburn, Oregon when I was six years old from Colima, Mexico. I grew up in Nuevo Amanecer, one of Farmworker Housing Development Corporation's ("FHDC") affordable housing communities.
- 6. At age 15, I started volunteering at FHDC's after school program and later interned for the Fund Development Department, creating a pathway to a career in community development and a passion for social equity. In 2011, I graduated from Woodburn High School. I attended Chemeketa Community College for a year through a scholarship program that existed at the time.
- 7. In August of 2012, I became one of the first Oregonians to apply for the DACA program. My application was approved later that year, and I have remained in the program ever since. My deferred action status expires in October of 2018 if it is not renewed. In addition to the community organizing jobs mentioned above I have worked in a variety of jobs in Oregon since entering the DACA program, including retail, working in a call center, and working at a library. I paid taxes on my earnings from each of those jobs.

- 8. I have recently moved to Portland, Oregon from Woodburn, Oregon, and plan to attend Portland Community College this fall or winter. I plan to study nursing. If DACA ends, however, I may need to change that plan. If I cannot work, I cannot afford to attend school.
- 9. I have not been to back to Mexico since I was 10 years old. I have a younger sister and an older brother in the DACA program. My siblings have young children who are U.S. citizens. I am very concerned that if the program ends my family will be separated.

I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.

DATED September 5, 2017.

ALDO ALAN SOLANO MENDEZ